

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM405757

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Navitas LLC		10/28/2016	Limited Liability Company: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Bank of Marin		
<b>Street Address:</b>	P.O. Box L		
<b>City:</b>	Novato		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	94948		
<b>Entity Type:</b>	Corporation: CALIFORNIA		
<b>PROPERTY NUMBERS Total: 11</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4702935	NAVITAS NATURALS THE SUPERFOOD COMPANY	
<b>Registration Number:</b>	4715254	FOOD FOR THE MODERN LIFE	
<b>Serial Number:</b>	87177181	NAVITAS	
<b>Registration Number:</b>	4493223	NAVITAS NATURALS	
<b>Registration Number:</b>	3236973	NAVITAS NATURALS	
<b>Registration Number:</b>	4263756	NAVITAS NATURALS	
<b>Registration Number:</b>	4590960	NAVITAS NATURALS	
<b>Serial Number:</b>	87177203		
<b>Registration Number:</b>	4726368	SUPERFOOD+	
<b>Registration Number:</b>	4654502	THE SUPERFOOD COMPANY	
<b>Registration Number:</b>	4657913	THE SUPERFOOD COMPANY	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	3236512577		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Phone:</b>	323-852-1000 x 283		
<b>Email:</b>	epang@frandzel.com		
<b>Correspondent Name:</b>	Patricia Trendacosta/Eleane Pang		
<b>Address Line 1:</b>	1000 Wilshire Blvd., 19th Floor		

OP \$290.00 4702935

**Address Line 4:** Los Angeles, CALIFORNIA 90017-2427

**NAME OF SUBMITTER:** Patricia Trendacosta/Eleane Pang

**SIGNATURE:** /s/Patricia Trendacosta/Eleane Pang

**DATE SIGNED:** 11/16/2016

**Total Attachments: 23**

source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page1.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page2.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page3.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page4.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page5.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page6.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page7.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page8.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page9.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page10.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page11.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page12.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page13.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page14.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page15.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page16.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page17.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page18.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page19.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page20.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page21.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page22.tif  
source=Executed Trademark Patent Security Agreement - Bank of Marin-Navitas LLC#page23.tif

RECORDING REQUESTED BY:

BANK OF MARIN  
P.O. Box L  
Novato, CA 94948  
Attention: Cheryl Cinelli

**TRADEMARK, PATENT, COPYRIGHT  
AND LICENSE SECURITY AGREEMENT**

THIS TRADEMARK, PATENT, COPYRIGHT AND LICENSE SECURITY AGREEMENT ("Agreement") dated as of October 28, 2016, is made by NAVITAS, LLC, a Delaware limited liability company (the "Grantor"), having its principal place of business at 15 Pamaron Way, Novato, CA 94949, in favor of BANK OF MARIN, a California commercial bank (the "Grantee"), having a mailing address of P.O. Box L, Novato, CA 94948.

RECITALS:

A. On or about even date herewith, Grantor has requested, and Grantee has agreed to extend to Grantor, one or more loans in the aggregate maximum principal sum not to exceed \$11,000,000.00 (collectively, the "Loan") made pursuant to, inter alia, that certain Amended and Restated Loan and Security Agreement of even date herewith ("Loan Agreement"), executed by Grantor and Grantee.

B. To induce Grantee to extend the Loan to Grantor, Grantor has agreed to, inter alia, grant Grantee a security interest in certain general intangibles including the Intellectual Property Collateral (hereinafter defined).

NOW, THEREFORE, in consideration of the premises and the mutual covenants hereinafter contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor agrees as follows:

1. Defined Terms. The following terms have the following meanings (such meanings being equally applicable to both the singular and plural forms of the terms defined):

"Agreement" means this Trademark, Patent, Copyright and License Security Agreement, as the same may from time to time be amended, modified or supplemented.

"Copyrights" means copyrights rights in any work of authorship whether published or unpublished and whether registered or unregistered, all copyright registrations and applications therefor and any and all (i) renewals and extensions thereof, (ii) income, royalties, damages and payments now and hereafter due or payable or both with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) rights to

sue for past, present and future infringements thereof, and (iv) rights corresponding thereto throughout the world.

“Intellectual Property Collateral” has the meaning assigned to such term in Section 2 of this Agreement.

“Licenses” means license agreements granting Grantor any interest in Copyrights, Patents, Trademarks, and Trade Secrets & Proprietary Information and any and all (i) renewals, extensions, supplements and continuations thereof, (ii) income, royalties, damages and payments now and hereafter due or payable to Grantor with respect thereto, including, without limitation, damages and payments for past or future violations or infringements thereof and (iii) rights to sue for past, present and future violations or infringements thereof.

“Obligations” means the indebtedness of Grantor to Grantee in connection with the Loan, as evidenced by the Loan Agreement, any promissory notes, and any and all other agreements, instruments and/or documents executed and/or delivered by Grantor to Grantee in connection therewith (as the same may be amended, restated, supplemented and/or replaced from time to time), including all principal and interest, together with all other indebtedness and costs and expenses for which Grantor is responsible thereunder or under this Agreement, and any other or future indebtedness of Grantor owing to Grantee. Specifically, without limitation, Obligations include all amounts that may be indirectly secured by the Cross-Collateralization provision of this Agreement.

“Patents” means patents registered in the United States or elsewhere, applications therefor and any and all (i) renewals thereof, (ii) income, royalties, damages and payments now or hereafter due or payable or both with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) rights to sue for past, present, or future infringements thereof, and (iv) rights corresponding thereto throughout the world.

“Trademarks” means trademarks (including service marks, trade names, and domain names, whether registered or at common law), registrations and applications therefor and any and all (i) renewals thereof, (ii) income, royalties, damages and payments now and hereafter due or payable or both with respect thereto including, without limitation, damages and payments for past or future infringements thereof, (iii) rights to sue for past, present and future infringements thereof, and (iv) rights corresponding thereto throughout the world.

“Trade Secrets & Proprietary Information” means all information not generally known to the public for which reasonable steps have been taken to maintain such information secret and confidential information used in connection therewith, including, but not limited to technical data and know-how that includes but is not limited to that which relates to research, product plans, products, services, customers, markets, product performance and repair data, software, developments, inventions, processes, designs, drawings, engineering, hardware configuration information, and information involving the marketing or finances of Grantor, suppliers and supplier contacts, customers and customer contacts.

The words "herein," "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole, including the Exhibits and Schedules hereto, and not to any particular section, subsection or clause contained in this Agreement. Any capitalized terms used but not defined herein shall have the meanings ascribed to them in the Loan Agreement.

2. Grant of Security Interest in Intellectual Property Collateral. In order to secure the complete and due and punctual payment of all of the Obligations of Grantor to Grantee, Grantor hereby grants and conveys to the Grantee as collateral security, a continuing security interest in all of Grantor's entire right, title and interest in and to intellectual property rights now owned or existing and hereafter acquired or arising in the following assets (all of which being hereinafter referred to as the "Intellectual Property Collateral"):

(i) all Trademarks of Grantor including, without limitation, the Trademarks listed on Schedule A hereto;

(ii) all Copyrights of the Grantor including, without limitation, the Copyrights listed on Schedule B hereto;

(iii) all Licenses of Grantor including, without limitation, the Licenses listed on Schedule C hereto; and

(iv) the entire goodwill of Grantor's business connected with the use of and symbolized by the Trademarks;

(v) all Patents of the Grantor including, without limitation, the patents listed on Schedule D hereto; and

(vi) all Trade Secrets & Proprietary Information of the Grantor;

provided, however, that nothing hereunder constitutes or shall be deemed to constitute the grant of a security interest in favor of the Grantee with respect to any Intellectual Property Collateral to the extent prohibited by applicable law.

3. Cross-Collateralization. In addition to the Loan, this Agreement secures all obligations, debts and liabilities, plus interest thereon, of Grantor to Grantee, or any one or more of them, as well as all claims by Grantee against Grantor or any one or more of them, whether now existing or hereafter arising, whether related or unrelated to the purpose of the Loan, whether voluntary or otherwise, whether due or not due, direct or indirect, determined or undetermined, absolute or contingent, liquidated or unliquidated, whether Grantor may be liable individually or jointly with others, whether obligated as guarantor, surety, accommodation party, or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable. TA (Grantor's Initials)

4. Representations and Warranties: New Intellectual Property.

(a) Grantor represents and warrants that it has the full right and power to grant the security interests provided for in this Agreement in the Trademarks, Patents,

Copyrights, Trade Secrets & Proprietary Information, and Licenses made hereby; that it has made no previous assignment, transfer or agreements in conflict herewith or constituting an assignment, license or transfer of, or an encumbrance on, any of the Trademarks, Copyrights, Patents, Trade Secrets & Proprietary Information and Licenses. Grantor further represents and warrants that (i) Schedules A lists all Trademarks, federally registered Copyrights, Licenses, and Patents owned or used by Grantor and/or which are material to any portion of its business or any of Grantor's subsidiaries or affiliates, (ii) the Intellectual Property Collateral does not infringe upon any rights owned or possessed by any entity not a party to this Agreement, and (iii) it has delivered copies of all Licenses owned or used by Grantor or any of Grantor's subsidiaries or affiliates.

(b) In the event, prior to the time the Obligations of Grantor to the Grantee have been indefeasibly paid in full, Grantor shall (i) obtain any rights to or interests in any new inventions, whether or not patentable, or trademarks, trade names, domain names, service marks, and applications therefor, or licenses, or (ii) become entitled to the benefit of any trademark application, trademark, trademark registration or license renewal, the provisions of this Agreement shall automatically apply thereto and anything enumerated in clauses (i) or (ii) shall constitute Intellectual Property Collateral. Grantor shall give to the Grantee prompt written notice thereof. Grantor agrees, promptly following the written request by the Grantee, to amend this Agreement by amending Schedule A to include any such future trademarks, trademark registrations, trademark applications, trade names, domain names, service marks, trade secrets, patents, syndication rights, franchises and licenses which would be Intellectual Property Collateral.

5. Rights and Remedies; Application of Monies.

(a) Upon the occurrence of an Event of Default of any or all of Grantor's Obligations to the Grantee, the Grantee may, to the fullest extent permitted by applicable law and without advertisement, hearing or process of law of any kind, (i) exercise any and all rights as beneficial and legal owner of the Intellectual Property Collateral, including, without limitation, any and all consensual rights and powers with respect to the Intellectual Property Collateral, and/or (ii) sell or assign or grant a license or franchise to use, or cause to be sold or assigned or grant a license or franchise to use any or all of the Intellectual Property Collateral, in each case, free of all rights and claims of Grantor therein and thereto, and on such terms and conditions that the Grantee shall determine. In connection therewith, the Grantee shall have the right to impose such limitations and restrictions on the sale or assignment of the Intellectual Property Collateral as the Grantee may deem to be necessary or appropriate to comply with any law, rule or regulation (federal, state or local) having applicability to any such sale and requirements for any necessary governmental approvals.

(b) Except as provided in this Section 5, Grantor hereby expressly waives, to the fullest extent permitted by applicable law, any and all notices, advertisements, hearings or process of law in connection with the exercise by the Grantee of any of its rights and remedies hereunder. The Grantee shall not be liable to any person for any incorrect or improper payment made pursuant to this Section 5, in the absence of willful misconduct.

(c) Notwithstanding any provisions of this Agreement to the contrary, if, after giving effect to any sale, transfer, assignment or other disposition of any or all of the Intellectual Property Collateral pursuant hereto and after the application of the proceeds hereunder to the Obligations of Grantor to the Grantee, any said Obligations remain unpaid or unsatisfied, Grantor shall remain liable for the unpaid and unsatisfied amount of such remaining Obligations.

(d) This Agreement is made to provide for and secure repayment of the Obligations of Grantor to the Grantee. Grantee's remedies under this Section 5 are not intended to be exclusive, but shall be cumulative of any and all other rights and remedies that Grantee may have hereunder and under applicable law.

6. Termination of Security Interest. This Agreement and the security interests created or granted hereby or thereby, shall terminate when the later of the following shall have occurred: (a) the date that all of the Obligations of Grantor to the Grantee shall have been fully and indefeasibly paid and satisfied, and (b) the date as of which the last of the commitments and related documents and instruments have terminated with respect to the Obligations. After such termination, the Grantee (without recourse upon, or any warranty whatsoever by, the Grantee), shall execute and deliver to Grantor for filing in each office in which any security agreement (including, but not limited to, this Agreement), notice or other filing, or any part thereof, shall have been filed, an instrument releasing the Grantee's security interest in the Intellectual Property Collateral, and such other documents and instruments to terminate any security interest of the Grantee granted hereby as the Grantor may reasonably request, all without recourse upon or warranty whatsoever by the Grantee, and all at the cost and expense of Grantor.

7. Use and Protection of Intellectual Property Collateral. Notwithstanding anything to the contrary contained herein, unless an Event of Default has occurred, Grantor may continue to exploit, license, franchise, use, enjoy and protect (whether in the United States of America or any foreign jurisdiction) the Intellectual Property Collateral in the ordinary course of business and the Grantee shall from time to time execute and deliver, upon written request of Grantor and at Grantor's sole cost and expense, any and all instruments, certificates or other documents, in the form so requested, necessary or appropriate in the judgment of Grantor to enable Grantor to do so.

8. Duties of Grantor. Grantor shall have the duty to preserve and maintain all rights in the Intellectual Property Collateral in respect of which a failure to be able to continue to use the same would have a material adverse effect on the ownership, operation or maintenance of its business and operations, in a manner substantially consistent with its present practices and shall take all action reasonably requested by the Grantee to register, record and/or perfect the Grantee's right hereunder.

9. The Grantee's Right to Sue. Whenever Grantor shall have defaulted in any or all of its Obligations to the Grantee, the Grantee shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Trademarks, Copyrights, Patents, Trade Secrets & Proprietary Information and Licenses, and, if the Grantee shall commence any such suit, Grantor shall, at the request of the Grantee, do any and all lawful acts and execute any and all lawful documents required by the Grantee in aid of such enforcement.

10. No Waiver; Cumulative Remedies. No failure on the part of the Grantee to exercise, and no delay on the part of the Grantee in exercising, any right, power or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, power or remedy by the Grantee preclude any other or further exercise thereof or the exercise of any other right, power or remedy. All remedies hereunder are cumulative and are not exclusive of any other remedies that may be available to the Grantee whether at law, in equity or otherwise.

11. Notices, etc. All notices or other communications hereunder shall be given to the Grantee as follows:

Bank of Marin  
P.O. Box L  
Novato, CA 94948  
Attention: Cheryl Cinelli

Notices to the Grantor should be addressed to:

NAVITAS LLC  
15 Pamaron Way  
Novato, CA 94949  
Attention: J. Zachary Adelman\_

12. Expenses of Collection. Grantor hereby agrees to pay all expenses of the Grantee, including attorneys' fees, incurred with respect to the collection of any of the Intellectual Property Collateral and the enforcement of the rights of the Grantee hereunder which expenses together with interest thereon at the greater of the rate(s) provided in the Note, and shall constitute Obligations of Grantor to the Grantee thereunder and, therefore, are or will be secured hereby.

13. Attorney-in-Fact. Grantor hereby constitutes and appoints the Grantee and any officer or agent thereof, with full power of substitution, as Grantor's true and lawful attorney-in-fact from time to time during the existence of an Event of Default for the purpose of taking such action and executing agreements, instruments and other documents, in the name of Grantor or otherwise, as the Grantee may deem necessary or advisable to accomplish the purposes hereof and not inconsistent with the express provisions of this Agreement, which appointment is an agency coupled with an interest and is irrevocable for the term hereof as more particularly set forth in Section 6, above.

14. Agreement Governing Law; Binding Character; Assignment. This Agreement shall be governed by and construed in accordance with the laws of the State of California, without regard to principles of conflicts of law. This Agreement shall be binding upon Grantor and the Grantee and their respective successors and assigns and shall inure to the benefit of Grantor and the Grantee, and their respective successors and assigns; provided, however, that Grantor may not assign its rights or obligations hereunder or in connection herewith or any interest herein (voluntarily, by operation of law or otherwise) without the prior written consent of the Grantee. No other person (including, without limitation, any other creditor



of Grantor) shall have any interest herein or any right or benefit with respect hereto and this Agreement shall not be construed so as to confer any right or benefit upon any person other than the parties to this Agreement and each of their respective successors and assigns.

15. Further Indemnification. Grantor agrees to pay, and save the Grantee harmless from, any and all liabilities with respect to, or resulting from any delay in paying (other than a delay caused by the willful misconduct of the Grantee), any and all excise, sales or other similar taxes which may be payable with respect to the Intellectual Property Collateral or in connection with any of the transactions contemplated by this Agreement.

16. Severability of Provisions. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction.

17. Headings. Paragraph and section headings used in this Agreement are for convenience of reference only and shall not affect the construction of this Agreement.

18. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which counterparts, when so executed and delivered, shall be deemed to be an original and all of which counterparts, taken together, shall constitute one and the same Agreement.

[SIGNATURE PAGE FOLLOWS]

Loan # 662001684 and 604006262

IN WITNESS WHEREOF, Grantor has caused this Agreement to be executed by its officers thereunto duly authorized, as of the date first above written.

**GRANTOR:**

NATVITAS, LLC,  
a Delaware limited liability company

By:   
J. Zachary Adelman, Manager

[ALL SIGNATURES MUST BE ACKNOWLEDGED]

Loan # 662001684 and 604006262

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

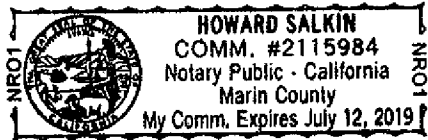
State of California )  
County of MARIN )

On October 29, 2016, before me, Howard Salkin, a Notary Public, personally appeared J. ZAKARY ADLMAN, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature *Howard Salkin*

















Loan # 662001684 and 604006262











SCHEDULE A  
to the  
Trademark, Patent, Copyright  
and License Security Agreement between

**SCHEDULE A**

**INTELLECTUAL PROPERTY SCHEDULE**

<b>REGISTERED TRADEMARKS AND PENDING APPLICATIONS</b>					
<b>Jurisdiction</b>	<b>Trademark</b>	<b>Serial/ Reg No.</b>	<b>Filing/Reg Date</b>	<b>Goods/Services</b>	<b>Status</b>
U.S.	 	4,702,935	3/17/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement	Registered
Bahrain	 	111312	8/24/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement	Allowed
Bahrain	 	111315	8/24/2015	Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Allowed
Brazil	 	909662800	7/10/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement	Pending
Brazil	 	909662843	7/10/2015	Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Pending
Canada	 	1684615	7/10/2014	Wares: Nutritional supplements for general health and well-being, nutrition food bars for use as a meal replacement; Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits.	Allowed
China	 	14852970	6/14/2016	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement	Registered

**REGISTERED TRADEMARKS AND PENDING APPLICATIONS**

Jurisdiction	Trademark	Serial/ Reg No.	Filing/Reg Date	Goods/Services	Status
China	 	14852969	6/14/2016	Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Registered
European Union	 	13033386	6/24/2014	Class 5: Nutritional supplements, meal replacement bars.  Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits.	Opposed
Hong Kong	 	303081744	6/18/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Registered
Israel	 	266250	6/29/2014	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Registered
Japan	 	5790796	9/4/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Registered
U.S.	FOOD FOR THE MODERN LIFE	4,715,254	4/7/15	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Registered
Bahrain	FOOD FOR THE MODERN LIFE	111308	8/24/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement	Allowed
Bahrain	FOOD FOR THE MODERN LIFE	111309	8/24/2015	Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Allowed
Brazil	FOOD FOR THE MODERN LIFE	909662541	7/10/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement	Pending
Brazil	FOOD FOR THE MODERN LIFE	909662576	7/10/2015	Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Pending

**REGISTERED TRADEMARKS AND PENDING APPLICATIONS**

<b>Jurisdiction</b>	<b>Trademark</b>	<b>Serial/ Reg No.</b>	<b>Filing/Reg Date</b>	<b>Goods/Services</b>	<b>Status</b>
Canada	FOOD FOR THE MODERN LIFE	TMA930795	3/7/2016	Wares: Nutritional supplements for general health and well-being, nutrition food bars for use as a meal replacement; Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits.	Registered
Hong Kong	FOOD FOR THE MODERN LIFE	303447667	11/19/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Registered
Israel	FOOD FOR THE MODERN LIFE	267294	8/7/2014	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Pending
Japan	FOOD FOR THE MODERN LIFE	5760281	4/24/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Registered
U.S.	NAVITAS	87/177,181	9/20/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages Class 30: Organic foods, namely, processed cacao all containing natural ingredients	Pending
Canada	NAVITAS	1,805,041	10/17/2016	Nutritional supplements; nutritional supplement meal replacement bars for boosting energy; Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages; Organic foods, namely, processed cacao all containing natural ingredients.	Requested
China	NAVITAS	Not Yet Assigned	9/22/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy.	Pending
China	NAVITAS	Not Yet Assigned	9/22/2016	Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages.	Pending

**REGISTERED TRADEMARKS AND PENDING APPLICATIONS**

Jurisdiction	Trademark	Serial/ Reg No.	Filing/Reg Date	Goods/Services	Status
China	NAVITAS	Not Yet Assigned	9/22/2016	Class 30: Organic foods, namely, processed cacao all containing natural ingredients.	Pending
European Union	NAVITAS	015862411	9/26/16	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy; dietary supplements; vitamins and minerals; edible oils for nutritional purposes; vitamin preparations and supplements; mineral preparations and supplements; herbal preparations and supplements; probiotic preparations; isotonic drinks; tonics; nutritional additives. Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages; prepared and processed edible seeds and berries; food preserves; fruit and nuts, all being preserved, dried or cooked; preserved, dried or cooked fruits and vegetables; dairy products; pulses; yoghurt; rennet; edible oils, edible fats; snack foods and snack food mixes; preparations for making soups, desserts and spreads; cacao nibs; meal replacement food bars; pomegranate powder; prepared, processed or dried coconut. Class 30: Organic foods, namely, processed cacao all containing natural ingredients; prepared and processed edible nuts and seeds; snack foods and snack food mixes; roasted, powdered or granulated cocoa; confectionery bars; wheat grass powder; non-medicated confectionery.	Pending
Israel	NAVITAS	288073	9/21/16	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy. Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages. Class 30: Organic foods, namely, processed cacao all containing natural ingredients.	Pending
Japan	NAVITAS	2016-104539	9/27/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy. Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages. Class 30: Organic foods, namely, processed cacao all containing natural ingredients.	Pending
Mexico	NAVITAS	Not Yet Assigned	TBD	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy.	In Process



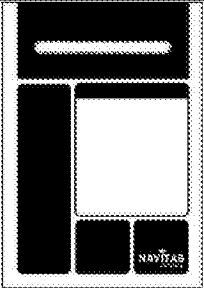
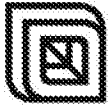


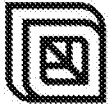
**REGISTERED TRADEMARKS AND PENDING APPLICATIONS**

Jurisdiction	Trademark	Serial/ Reg No.	Filing/Reg Date	Goods/Services	Status
Mexico	NAVITAS	Not Yet Assigned	TBD	Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages.	n Process
Mexico	NAVITAS	Not Yet Assigned	TBD	Class 30: Organic foods, namely, processed cacao all containing natural ingredients.	In Process
United Kingdom	NAVITAS	UK00003187795	9/26/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy; dietary supplements; vitamins and minerals; edible oils for nutritional purposes; vitamin preparations and supplements; mineral preparations and supplements; herbal preparations and supplements; probiotic preparations; isotonic drinks; tonics; nutritional additives. Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages; prepared and processed edible seeds and berries; food preserves; fruit and nuts, all being preserved, dried or cooked; preserved, dried or cooked fruits and vegetables; dairy products; pulses; yoghurt; rennet; edible oils, edible fats; snack foods and snack food mixes; preparations for making soups, desserts and spreads; cacao nibs; meal replacement food bars; pomegranate powder; prepared, processed or dried coconut. Class 30: Organic foods, namely, processed cacao all containing natural ingredients; prepared and processed edible nuts and seeds; snack foods and snack food mixes; roasted, powdered or granulated cocoa; confectionery bars; wheat grass powder; non-medicated confectionery.	Pending
U.S.	NAVITAS NATURALS	4,493,223	3/11/2014	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic superfoods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds, dried fruit	Registered
U.S.	NAVITAS NATURALS	3,236,973	5/1/2007	Class 35: On-line retail store services featuring organic and natural foods and supplements; Retail shops featuring organic and natural foods and supplements; Retail food, food supplement, and dietary supplement stores	Registered
U.S.	NAVITAS NATURALS	4,263,756	12/25/2012	Class 3: Lip balm	Registered
Bahrain	NAVITAS NATURALS	111310	8/24/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement	Allowed
Bahrain	NAVITAS NATURALS	111311	8/24/2015	Class 29: Processed organic superfoods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds, dried fruit	Allowed





**REGISTERED TRADEMARKS AND PENDING APPLICATIONS**

<b>Jurisdiction</b>	<b>Trademark</b>	<b>Serial/ Reg No.</b>	<b>Filing/Reg Date</b>	<b>Goods/Services</b>	<b>Status</b>
Brazil	NAVITAS NATURALS	909662592	7/10/2015	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement	Pending
Brazil	NAVITAS NATURALS	909662649	7/10/2015	Class 29: Processed organic superfoods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds, dried fruit	Pending
Canada	NAVITAS NATURALS	1533225	6/27/2011	Goods: Nutritional supplements for general health and well-being; supplements, namely, acai powder, cacao butter, cacao paste, cacao nibs, cacao powder, camu powder, chia powder, coconut water powder, goji powder, hemp powder, maca powder, maqui powder, pomegranate powder, wheatgrass powder, yacon syrup; nutrition bars, namely, food energy bars; organic superfoods, namely, acai, cacao, cashew nuts, camu, chia, coconut palm sugar, goldenberries, dried goji berries, hemp seeds, maca, maqui, mulberry, nori, pomegranate, wheatgrass, yacon; trail mix. Services: (1) On-line retail store services featuring organic and natural foods and supplements. (2) Retail shops featuring organic and natural foods and supplements; retail food, food supplement, and dietary supplement stores. (3) On-line retail store services featuring organic and natural foods and supplements; retail shops featuring organic and natural foods and supplements; retail food, food supplement, and dietary supplement stores.	Allowed
China	NAVITAS NATURALS	9607466	7/14/2012	Class 5: Nutrition foods adapted for medical purposes; nutrition substances adapted for medical use	Registered
China	NAVITAS NATURALS	9607465	7/14/2012	Class 29: Organic preserved vegetables; Organic nuts, prepared; Organic preserved fruits; Fruit-based snack food.	Registered
China	NAVITAS NATURALS	9607464	8/28/2012	Class 35: Sales promotion for others; Sales promotion for others via internet	Registered
European Union	NAVITAS NATURALS	10021194	6/6/2011	Class 5: Dietary and nutritional supplements. Class 29: Organic foodstuffs; Dried fruit mixes; Mixtures of nuts and dried fruits; Prepared snacks for human consumption made from dried fruit; Snack foods (dry- ). Class 35: Computerized on-line ordering services in the field of organic and natural foods and supplements; Retail services relating to food, food supplement, and dietary supplement stores.	Opposed
Hong Kong	NAVITAS NATURALS	301951227	6/21/2011	Class 5: Food supplementas for medical purposes; nutrition bars (nutritional supplements for medical purposes) Class 29: Organic superfoods (organic foodstuffs); trail mix	Registered
Israel	NAVITAS NATURALS	265491	5/29/2014	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic superfoods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds, dried fruit	Registered





**REGISTERED TRADEMARKS AND PENDING APPLICATIONS**

Jurisdiction	Trademark	Serial/ Reg No.	Filing/Reg Date	Goods/Services	Status
Japan	NAVITAS NATURALS	5822595	1/29/2016	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement Class 29: Processed organic superfoods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds, dried fruit Class 35: Providing convenience to customers in the online retail business for organic and natural foods and supplements; Providing convenience to customers in the retail business for organic and natural foods and supplements; Providing convenience to customers in the retail business for food, food supplement, and dietary supplement	Registered
U.S.		4,590,960	8/26/2014	Class 5: Nutritional food supplements that contain natural ingredients Class 29: Organic foods, namely, processed cashew nuts, processed edible chia seeds, processed goji berries, processed edible hemp seeds, processed mulberries, trail mix consisting primarily of processed nuts, seeds, and dried fruit all containing natural ingredients Class 30: Organic foods, namely, processed cacao all containing natural ingredients	Registered
U.S.		87/177,203	9/20/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages Class 30: Organic foods, namely, processed cacao all containing natural ingredients	Pending
Canada		1,805,043	10/17/16	Nutritional supplements; nutritional supplement meal replacement bars for boosting energy; Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages; Organic foods, namely, processed cacao all containing natural ingredients.	Pending
China		Not Yet Assigned	9/22/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy.	Pending
China		Not Yet Assigned	9/22/2016	Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages.	Pending

**REGISTERED TRADEMARKS AND PENDING APPLICATIONS**

Jurisdiction	Trademark	Serial/ Reg No.	Filing/Reg Date	Goods/Services	Status
China		Not Yet Assigned	9/22/2016	Class 30: Organic foods, namely, processed cacao all containing natural ingredients.	Pending
European Union		15862428	9/26/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy; dietary supplements; vitamins and minerals; edible oils for nutritional purposes; vitamin preparations and supplements; mineral preparations and supplements; herbal preparations and supplements; probiotic preparations; isotonic drinks; tonics; nutritional additives. Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages; prepared and processed edible seeds and berries; food preserves; fruit and nuts, all being preserved, dried or cooked; preserved, dried or cooked fruits and vegetables; dairy products; pulses; yoghurt; rennet; edible oils, edible fats; snack foods and snack food mixes; preparations for making soups, desserts and spreads; cacao nibs; meal replacement food bars; pomegranate powder; prepared, processed or dried coconut. Class 30: Organic foods, namely, processed cacao all containing natural ingredients; prepared and processed edible nuts and seeds; snack foods and snack food mixes; roasted, powdered or granulated cocoa; confectionery bars; wheat grass powder; non-medicated confectionery.	Pending
Israel		288074	9/21/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages Class 30: Organic foods, namely, processed cacao all containing natural ingredients	Pending
Japan		2016-104540	9/27/2016	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy Class 29: Processed organic foods, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages Class 30: Organic foods, processed cacao all containing natural ingredients	

**REGISTERED TRADEMARKS AND PENDING APPLICATIONS**

Jurisdiction	Trademark	Serial/ Reg No.	Filing/Reg Date	Goods/Services	Status
Mexico		Not Yet Assigned	TBD	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy.	In Process
Mexico		Not Yet Assigned	TBD	Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages.	In Process
Mexico		Not Yet Assigned	TBD	Class 30: Organic foods, namely, processed cacao all containing natural ingredients	In Process
United Kingdom		UK00003187796		Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy; dietary supplements; vitamins and minerals; edible oils for nutritional purposes; vitamin preparations and supplements; mineral preparations and supplements; herbal preparations and supplements; probiotic preparations; isotonic drinks; tonics; nutritional additives. Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages; prepared and processed edible seeds and berries; food preserves; fruit and nuts, all being preserved, dried or cooked; preserved, dried or cooked fruits and vegetables; dairy products; pulses; yoghurt; rennet; edible oils, edible fats; snack foods and snack food mixes; preparations for making soups, desserts and spreads; cacao nibs; meal replacement food bars; pomegranate powder; prepared, processed or dried coconut. Class 30: Organic foods, namely, processed cacao all containing natural ingredients; prepared and processed edible nuts and seeds; snack foods and snack food mixes; roasted, powdered or granulated cocoa; confectionery bars; wheat grass powder; non-medicated confectionery.	Published
U.S.	SUPERFOOD+	4,726,368	4/28/2015	Class 29: Organic processed nuts and edible seeds	Registered
Canada	SUPERFOOD+	TMA936401	4/28/2016	Organic processed nuts and edible seeds.	Registered
Japan	SUPERFOOD+	2014-056235	12/19/2014	Class 29: Organic processed nuts and edible seeds	Registered
U.S.	THE SUPERFOOD COMPANY	4,654,502	12/9/2014	Class 5: Nutritional supplements, nutrition food bars for use as a meal replacement	Registered
U.S.	THE SUPERFOOD COMPANY	4,657,913	12/16/2014	Class 29: Processed organic foods, namely cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of nuts, seeds and dried fruits	Registered

**COMMON LAW TRADEMARKS**

Jurisdiction	Trademark	Goods
United States	Navitas Product Icons	Class 5: Nutritional supplements; nutritional supplement meal replacement bars for boosting energy; dietary supplements; vitamins and minerals; edible oils for nutritional purposes; vitamin preparations and supplements; mineral preparations and supplements; herbal preparations and supplements; probiotic preparations; isotonic drinks; tonics; nutritional additives. Class 29: Processed organic foods, namely, cashew nuts, edible chia seeds, goji berries, edible hemp seeds, mulberries, trail mix consisting primarily of processed nuts, seeds and dried fruits, and nutrition organic, vegetable-based, ready to eat food bars for use as a meal replacement; Powders used in the preparation of fruit-based beverages and vegetable-beverages; prepared and processed edible seeds and berries; food preserves; fruit and nuts, all being preserved, dried or cooked; preserved, dried or cooked fruits and vegetables; dairy products; pulses; yoghurt; rennet; edible oils, edible fats; snack foods and snack food mixes; preparations for making soups, desserts and spreads; cacao nibs; meal replacement food bars; pomegranate powder; prepared, processed or dried coconut. Class 30: Organic foods, namely, processed cacao all containing natural ingredients; prepared and processed edible nuts and seeds; snack foods and snack food mixes; roasted, powdered or granulated cocoa; confectionery bars; wheat grass powder; non-medicated confectionery.

**COPYRIGHT REGISTRATIONS**

Title	Reg. No./Date	Country
SUPERFOOD INFOGRAPHIC	VA0001923266 / 07/25/14	U.S.

**COMMON LAW COPYRIGHT**

Navitas claims copyright in all its original works of authorship including, but not limited to, packaging look and feel, marketing materials, social media content and sites and website design and presentation..

**DOMAIN NAME REGISTRATIONS IN NAME OF NAVITAS NATURALS**

Domain Name	Registration Date
navitanatural.com	3/26/10
navitasnaturals.biz	3/26/13
navitasnaturals.com	1/20/04
navitasnaturals.info	3/31/08
navitasnaturals.net	3/26/09
navitasnaturals.org	3/26/09
navitasorganic.com	6/08/07
navitas.organic	10/05/15
navitasorganic.info	6/06/13
navitasorganic.net	6/06/13
navitasorganic.org	6/06/13
navitasorganics.com	6/08/07
navitasorganics.info	6/06/13
navitasorganics.net	6/06/13
navitasorganics.org	6/06/13
navitasnaturals.organic	10/05/15

Loan # \_\_\_\_\_

SCHEDULE B  
to the  
Trademark, Patent, Copyright  
and License Security Agreement

Copyrights

Loan # \_\_\_\_\_

SCHEDULE C  
to the  
Trademark, Patent, Copyright  
and License Security Agreement

Licenses Granted by Third Parties in Favor of Grantor



Loan # \_\_\_\_\_

SCHEDULE D  
to the  
Trademark, Patent, Copyright  
and License Security Agreement

Patents